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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	AT	TORNEY DOCKET NO.
08/013,54	3 02/04.	93 SATO	R.	35.06297~000
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LM61/1014

FITZPATRICK, CELLA, HARPER & SCINTO 30 ROCKEFELLE PLAZA NEW YORK NY 10172-3801

EXAMINER					
CHIANG	, A				
ART UNIT	PAPER NUMBER				
2/42	52				
DAYE MAN ED	10/14/98				

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION								
∄ тн	PERIOD FOR RE	SPONSE:						
a) 🔯	is extended to run .	8 months	or continues to run		from the date of the fi	nal rejection		
ы 🗆	expires three mont event however, will	hs from the date of t I the statutory period	he final rejection or as o for the response expire	f the mailing date later than six mo	of this Advisory Action	n, whichever is later. In no the final rejection.		
	The date on which purposes of determ	the response, the pening the pening the period of e	etition, and the fee have	been filed is the ponding amount of	date of the response a of the fee. Any extens	onse and the appropriate fee. and also the date for the cion fee pursuant to 37 CFR set forth in b) above.		
□ Ар	pellant's Brief is due	in accordance with	37 CFR 1,192(a)					
	Applicant's response to the final rejection, filed \(\frac{1\nabla 98}{1\nabla 98}\) has been considered with the following effect, but it is not deemed to place the application in condition for allowance:							
1. 🗖	The proposed ame	ndments to the claim	and /or specification wi	Il not be entered a	and the final rejection	stands because:		
	a. There is no opresented.	convincing showing u	nder 37 CFR 1.116(b) v	vhy the proposed	amendment is necess	sary and was not earlier		
	b. They raise no	ew issues that would	require further consider	ration and/or sear	ch. (See Note).			
	c. They raise the	ne issue of new matt	er. (See Note).					
	d. They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal.							
e. They present additional claims without cancelling a corresponding number of finally rejected claims.								
2. 🗆	NOTE: NEW Last Theref Newly proposed of	paragraph din s me fither or amended claims	d claims of claim and 6. As consideration would	Qre rails of new conditions and for and for allowed it su	ised Such luding the luding the luding the Search m bmitted in a separately	s. The s.m. lar features -30 and added, nar be nelded y filed amendment cancelling		
_	the non-allowable	·		. 146				
3. 🖎	Upon the filing an be as follows:	appeal, the proposed	d amendment 📙 will b	e entered 🔼 will	I not be entered and the	ne status of the claims will		
	Claims allowed:							
	Claims objected to Claims rejected: _], 3-	6, 9-23					
	However	;						
	Applicant's res	sponse has overcom	e the following rejection	(s):	· · · · ·			
4.	The affidavit, exhil	bit or request for rea	onsideration has been o	onsidered but doe	es not overcome the re	ejection because		
5. 🗌	The affidavit or ext presented.	nibit will not be consi	dered because applican	t has not shown g	good and sufficent reas	sons why it was not earlier		
☐ The	proposed drawing	correction has	has not been app	roved by the exam	niner.	<u> </u>		
Oth	ner					JACK CHIANG PRIMARY EXAMINER		
PTOL-30	03 (REV. 5-89)					"U.S. GPO: 1997-417-381/62704		